Citizens Complaint Guide V5

Constitutional, Statutory & Rules Complaint Processes and Content Ideas

Citizen involvement is key at this point. Below are content examples for filing complaints that you can copy, edit, personalize, and email to the right person at their online, publicly available email address. Remember to be polite and professional and keep a record of your complaint and any response.

President Wagner Complaint

Place "Formal Legislative Complaint" in the subject line.

Email addresses to file complaints:

- Sen.RobWagner@oregonlegislature.gov
- Lori.L.Brocker@oregonlegislature.gov

Copy complaints to:

- Sarah.Ryan@jacksonlewis.com
- Sen.DickAnderson@oregonlegislature.gov

Per Legislative Counsel, the <u>Senate President</u> is supposed to receive constitutional, statutory and rules complaints from citizens, and then assign them to the Conduct Committee or, if needed, form another special committee. Senate President Rob Wagner took over \$10,000 in cash drug money for campaigns. Senate President Rob Wagner has consistently violated the Constitution, statutes, and rules under the law.

Copies of many complaints are required to be sent to the <u>Secretary of the Senate</u> as well who, by rule, should distribute the complaint. These seemingly insignificant rules and processes are not being followed because the majority party Democrats have become accustomed to cherry picking which rules and laws they follow.

When writing a complaint, the Co – Chair for the minority Republicans on the Conduct Committee, Senator Dick Anderson, should be copied to ensure the complaint is routed correctly.

Email Complaint Content Idea

Subject Line: Constitutional Legislative Complaint (3-parapgraphs)

To: Sen.RobWagner@oregonlegislature.gov; Lori.L.Brocker@oregonlegislature.gov

Cc: <u>Sarah.Ryan@jacksonlewis.com</u>; <u>Sen.DickAnderson@oregonlegislature.gov</u>

To: Senate President Wagner & Secretary Brocker

The <u>Oregon Constitution</u> makes the Oregon State Senate the judge of itself except in criminal matters. We are aware criminal complaints have been filed regarding corruption in the State Capitol. This is a formal complaint that even your Legislative Counsel <u>has opinioned</u> this type complaint must be investigated under <u>Senate & Mason's Rules</u> procedures. The complaint includes both of you, your legal counsel, your majority leader, and unconstitutionally seated judiciary committee chair.

On January 6, 2023, formal complaints <u>documented in OLIS</u> were filed regarding the unconstitutional seating of the judiciary chair but Democrats have stonewalled this complaint due personal and/or political gain in violation of the law. Further violations include, but are not limited to:

- Or Const Art II Sec 10 multiple lucrative offices,
- Or Const Art III Sec 1 separation of powers,
- Or Const Art IV Sec 14 open deliberations,
- Or Const Art IV Sec 21 plain reading,
- Or Const Art IV Sec 25 passage of bills without majority,
- ORS 173,134 readability,
- ORS 173.135 outside counsel,
- ORS 244.040 confidential financial gain,
- Senate Rule violations,
- Mason's Rules,
- Oregon Rules of Professional Conduct for lawyers promoting the aforementioned to cite a few.

Floor letters and vote explanations in the Oregon Legislative Information System validate these complaints.

All Democrat legislators, their lawyers, employees, and committee staff need to recuse themselves per the law and rules for an independent investigation of these constitutional and statutory complaints. All actions and bills that violate the Oregon Constitution must be held in suspension until these complaints are resolved.

This is a formal complaint under <u>Or Const Art I Sec 26</u> giving instructions and demanding redress as your own Chief Legislative Counsel has outlined in writing. Respectfully submitted.

Sincerely, X

<u>Marion County Precedence for State Capitol – Charged State</u> Representative

Marion County DA Paige Clarkson: PClarkson@co.marion.or.us

Sheriff Joe Kast: <u>Jkast@co.marion.or.us</u>

Copy – Chief Justice ojd.info@ojd.state.or.us

Copy a GOP state senator or other

Email complaint content idea:

Email Subject: Official Misconduct Complaint (3-paragraphs)

Email addresses to: PClarkson@co.marion.or.us Jkast@co.marion.or.us Jkast@co.marion.or.us

Honorable DA Clarkson & Sheriff Kast,

Marion County was quick to prosecute elected Republicans in 2020-21 for official misconduct under ORS 162.405/415 at the request of Capitol Democrats in 2020.

Republicans were not protected by the <u>Oregon Constitution</u>, yet, you do nothing today? There is no legislative immunity for criminal actions and no moral superiority in protecting the status quo. Lawlessness reigns in the Oregon State Capitol today. The Attorney General and Oregon State Police are fully compromised as contractors and representatives of the perpetrators.

The <u>media</u> and <u>official records</u> display the flow of illegal drug and laundered cash to Governor Tina Kotek, former-Secretary of State Shemia Fagan, Senate President Rob Wagner, Representative Dan Rayfield, Representative Julie Fahey and others in the Capitol. Even the Chief Justice knows certain Democrats were unconstitutionally sworn into the Legislature. We know you have other citizen complaints as well; therefore, you are requested to investigate.

ORS 162.414 states it is a crime when a public servant fails to perform a duty or performs an unauthorized act.

Here is the starting list of alleged violations:

- Or Const Art II Sec 10 multiple lucrative offices,
- Or Const Art III Sec 1 separation of powers,
- Or Const Art IV Sec 8 residency,
- Or Const Art IV Sec 14 open deliberations,
- Or Const Art IV Sec 21 plain reading,
- Or Const Art IV Sec 25 passage of bills without majority,
- ORS 173,134 readability,
- ORS 173.135 outside counsel,

- ORS 244.040 confidential financial gain,
- ORS 244.020 pecuniary benefit detriment,
- ORS 164.170 money laundering,
- ORS 166.720 racketeering,
- ORS 166.065 harassment of legislators,
- ORS 163.190 menacing of legislators,

<u>Floor letters</u> and <u>vote explanations</u> in the Oregon Legislative Information System validate these complaints.

Respectfully request you investigate and prosecute, given you are the officials elected by the people and responsible in the County of Precedence over the Oregon State Capitol.

Sincerely, X

NOTE: BE SURE to copy yourself, your state legislator, and ideally, a GOP State Senator to better safeguard that the powers that be cannot deny receipt.

District Attorney Complaints

Also, relevant is individual District Attorneys complaints. District Attorneys are supposed to uphold the law. Elected District Attorneys have refused to uphold laws against Democrat legislators to date.

DA list; find yours here: https://www.oregonda.org/copy-of-contact

The above text could work for an email complaint to individual DAs. Additionally, the text of ORS 162.415 and ORS 162.405 (that the DAs should know by heart) is available for use below:

ORS 162.415 - Official misconduct in the first degree (1)A public servant commits the crime of official misconduct in the first degree if: (a)With intent to obtain a benefit or to harm another:

- (A)The public servant knowingly fails to perform a duty imposed upon the public servant by law or one clearly inherent in the nature of office; or
- (B)The public servant knowingly performs an act constituting an unauthorized exercise in official duties; or

ORS 162.405 - Official misconduct in the second degree

- (1)A public servant commits the crime of official misconduct in the second degree if the person knowingly violates any statute relating to the office of the person.
- (2) Official misconduct in the second degree is a Class C misdemeanor.

Sincerely,

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Attorney General Complaints

Letters: Attorney General Ellen Rosenblum Department of Justice 100 SW Market Street Portland, OR 97201

Phone:

Office of the Attorney General

Reception and Executive Support: 503-378-6002

Media Inquiries: 503-378-6002

Emails:

<u>ellen.f.rosenblum@doj.state.or.us</u> - Attorney General <u>Lisa.Udland@doj.state.or.us</u> - Deputy Attorney General

Email complaint idea:

Subject: Official Complaint

To: ellen.f.rosenblum@doj.state.or.us; Lisa.Udland@doj.state.or.us

Attorney General Ellen Rosenblum is a statewide elected official answerable to the citizens. Citizens may question why she is unconstitutionally interfering with legislative activities in violation of the Oregon Constitution, Article III, Section I, separation of powers:

"The powers of the Government shall be divided into three separate branches, the Legislative, the Executive, including the administrative, and the Judicial; and no person charged with official duties under one of these branches, shall exercise any of the functions of another, except as in this Constitution expressly provided."

How is Ms. Rosenblum representing Democrat Senators in court, in direct violation of ORS 173.135 and the Or Const Art III Sec 1 separation of powers?

Sincerely,

Oregon State Bar Complaints

Citizens can file an Oregon State Bar <u>complaint</u> against the AG for violating the separation of powers, representing the Democrats in violation of ORS 173.135, and attempting to representing multiple sides in the same legal matter.

To: CAO@osbar.org

Subject Line: Official Complaint Directed at Oregon State Bar According to the National Association of Attorneys General, "...the role of an attorney general is to serve as counselor to state government agencies and legislatures, and as a representative of the public interest."

If doing their job properly, the AG is not involved in the legislature. In fact, The Democrats' use of the Attorney General to avoid public disclosure under ORS 173.135 is a violation of the separation of powers under Or Const Art III Section 1. This is confirmed by State v. Babson and Gibson v. Kay directly relating to the legislative assembly.

Senate Republicans and Independents have called for an independent investigation of the OLCC. To address the bourbon scandal, Gov. Kotek incorrectly involved the AG in a "criminal investigation". This means the governor is not doing anything about the corruption behind the agency because she and the AG work in lockstep to protect their interests. Any "criminal investigation" will be approved by the governor.

Sincerely, X

NOTE: BE SURE to copy yourself, your state legislator, and ideally, a GOP State Senator to better safeguard that the powers that be cannot deny receipt.

Email: <u>CAO@osbar.org</u>
Oregon State Bar Client Assistance Office
PO Box 231935
Tigard, OR 97281-1935

Against Ellen Rosenblum Department of Justice 100 SW Market Street Portland, OR 97201 (971) 673-1880

Against Dexter Johnson 900 Court Street NE Salem, Oregon 097301 503-986-1243

Chief Justice Complaints

Chief Justice <u>Meagan Flynn</u> is an elected judge answerable to the citizens. Citizens can and should ask questions about why the Judge unconstitutionally swore in Floyd Prozanski as a State Senator.

Floyd Prozanski is unconstitutionally serving in the Senate while holding and serving as a prosecuting attorney for three cities in different branches of government. The Oregon Supreme Court has <u>ruled</u> individuals cannot hold more than one position, and the single position is the first position, meaning municipal prosecuting attorney. This is relevant because it not only showcases the lawlessness of the Democrats, but Floyd Prozanski is the 16th final vote on more than twenty bills that have passed the Senate. His is the third final vote on multiple bills in committee.

Citizens should continue to ask why the courts allow the Attorney General to violate the separation of powers in Oregon Constitution, <u>Article III</u>, Section I.

Chief Justice Meagan Flynn Email: ojd.info@ojd.state.or.us

Communication and Outreach Analyst Email: todd.sprague@ojd.state.or.us

Phone: 503.986.5524

Complaint content idea

Subject: Unconstitutional Swearing In Question (1-paragraph) To: ojd.info@ojd.state.or.us todd.sprague@ojd.state.or.us

To: Honorable Chief Justice Flynn

On January 9, 2023, the Chief Justice swore in multiple Democrat legislators in violation of <u>Or Const Art II Sec 10</u> multiple lucrative offices, <u>Or Const Art III Sec 1</u> separation of powers, and <u>Or Const Art IV Sec 8</u> residency.

Complaints were filed with President Wagner and Speaker Rayfield before the swearing in regarding Floyd Prozanski and Hai Pham. Mr. Prozanski's own webpage, Orestar filings, and OGEC filings clearly admit he is a lucrative public prosecuting attorney in another branch of government. Was the Chief Justice hoodwinked by Democrat legislative leaders? Who in the Democrat legislature leadership evaded the law to confirm unconstitutionally qualified electors? Were any legislative lawyers involved in misleading the Chief Justice? Does the Chief Justice have any recourse to being misled or lied to by Democrat legislative leadership?

We respectfully request to know how this happened as, pertinent to today's walkout protesting corruption and lawlessness, <u>Or Const Art IV Sec 25</u> requires sixteen votes in the Oregon State Senate for bill passage and is being routinely violated with Mr. Prozanski's swearing in.

We respectfully request answers from our elected Chief Justice of the Oregon Supreme Court on these matters.

Sincerely, X

<u>LBPR 27 Complaint – HCR 28 Conduct Report</u>

Citizens can file complaints or conduct report for protected class discrimination, retribution and retaliation, against Senate President Wagner, Secretary Brocker, Senator Prozanski, Chief Counsel Dexter Johnson, or other legislators.

Email unlawful conduct report to - <u>Sarah.Ryan@jacksonlewis.com</u> Or form at: https://www.oregonlegislature.gov/leo

Legislative Branch Personnel Rule 27
House Concurrent Resolution 28 Section 2

- (w) "Protected class" means a classification established by law that offers protections to members of the classification, including but not limited to:
- (F) Religion;
- (J) Engaging in whistleblowing activity;
- (K) Opposing an employer's actions when the employee reasonably believes the actions to be unlawful;
- (L) Taking leave from work for purposes protected by law, including but not limited to leave under the Oregon Family Leave Act, the federal Family and Medical Leave Act or disability-related leave;
- (M) Injured worker status;
- (O) Veteran status.
- (11) Conduct reports. (a) Any individual who experiences behavior prohibited by this rule or observes behavior that is inconsistent with this rule may make a nonconfidential report of the behavior under this subsection within five years of the date the behavior occurred. A report made under this subsection shall be referred to as a conduct report.

Letters to the Editors

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https://www.columbiagorgenews.com/opinion/letters-editor/ Gorge

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Rural Oregon State Senators

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OLIS Vote Explanation Link

https://www.oregonlegislature.gov/pcive/Forms/CC.aspx

OLIS Floor Letter Link

https://olis.oregonlegislature.gov/liz/2023R1/FloorLetters/List